Mack, et al., v. Baily, et al. Time Records for Attorney Gordon Leech

Samster, Konkel & Safran (p. 2 through 6)

From: 10/28/2008

To:

Sub-Total: 11.37

Rose & deJong (p. 7 through 11)

From: 7/1/2009 To: 7/14/2010 Sub-Total: 42.10

Consumer & Employment Law Center of Wisconsin (p. 12 through 18)

From: 7/15/2010

To: Present (as of 11/18/2010)

Sub-Total: 14.90

Total Hours: 66.37

Case No.	202957	Client: Mack, Ms. Keri	
			Time Spent
<u>Date</u>	<u>Staff</u>	Code/Task/Description	(Hrs)
10/28/2008	GRL	T002 Case Analysis/Strategy Initial Review of intake	0.08
11/5/2008	GRL	A010 Client Communication K. Mack Initial Client meeting to review claim, documentation and discuss terms of representation and options	200/1.0
11/5/2008	GRL	T002 Case Analysis/Strategy Calculation of unpaid overtime claim K. Mack	0.17
11/5/2008	GRL	T020 Research Research confirming the application of the FLSA to a not-for-profit organization and the enterprise coverage for an institution that cares for the sick or disabled that reside on its premises	0.67
11/20/2008	GRL	A015 Opposing Counsel Communication Phone conference from opposing counsel re claim and supporting records.	0.17
11/25/2008	GRL	A015 Opposing Counsel Communication Rec/review and reply to Opposing Counsel Communication, by ltr, regarding defendant's response to claim	0.17
12/3/2008	GRL	T002 Case Analysis/Strategy Review and revision to summary of hours worked, paychecks and potential unpaid wages	0.33
12/4/2008	JG	A010 Client Communication Set up appointment for Keri to meet with GRL	0.05
12/9/2008	GRL	A016 Other Communication	0.25
. = 		Phone conference to IRS regarding Levy on wages	
12/9/2008	GRL	A010 Client Communication Mtg w/Client re Tax Levy and status of claim, collective action and other similarly treated employees	1.27
12/9/2008	GRL	T002 Case Analysis/Strategy Adding possible witnesses to database and setting up pleading data	0.33
12/9/2008	IG	Research Research re: ownership of properties relating to litigation	0.20
12/12/2008	GRL	T005 Pleadings Preparing Consents to Join Collective Action	0.17

Case No.	202957	Client: Mack, Ms. Keri	
<u> </u>	reason delates at the second		Time Spent
<u>Date</u>	<u>Staff</u>	Code/Task/Description	<u>(Hrs)</u>
12/12/2008	GRL	A010 Client Communication Mtg with Rosemaric Mitchell re intake and initial review of claim	100
12/16/2008	GRL	A010 Client Communication Client Communication re consents to collective action	0.17
12/18/2008	GRL	A010 Client Communication Initial meeting with Michelle Nance	102'5
12/23/2008	GRL	A005 Case Management Review of clients and status of potential collective members for preparing to draft complaint	0.08
1/5/2009	GRL	T005 Pleadings Final Revisions to Complaint	0.55
1/6/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication regarding filing of the complaint and possibility of resolving the claim or even limited issues about the hours worked	0.08
1/7/2009	GRL	A015 Opposing Counsel Communication Receipt/reply to Opposing Counsel Communication by email re copies of pleadings/filings to date	0.08
1/7/2009	— JG	T005 Pleadings Consent to Proceed before Magistrate Judge	0.12
1/7/2009	IG	T005 Pleadings	0.50
_1/11/21/199	- 10 -	Send does to process server for service including making copies and scanning.	0.50
1/11/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication, receipt and review, re his response to my 1/9/09 ltr addressing possible settlement and exchange of information	0.03
1/12/2009	GRL	A010 Client Communication Initial communication with Jacqueline Bullock re claim and representation	0.17
1/12/2009	JG	A010 Client Communication	0.08
		Phone Conf w/ Jackie Bullock. She would like to be included in lawsuit to recover OT wages.	
_1/16/2009	JG	A017 Court Communication Scan and File Affidavit of Service for both Defendants	
-1/19/2009	JG	T005 Pleadings	0:07 -
		Draft Fee Agreement and Consent to Join Collective Action, phone conf w/ client to confirm todays appt.	

Case No.	202957	Client: Mack, Ms. Keri	:
			Time Spent (Hrs)
<u>Date</u>	<u>Staff</u>	Code/Task/Description	(HIS)
2/3/2009	JG	T010 File Management	0.13
		Download Def filings from internet	
2/6/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re accounting of hours worked	0.05
2/23/2009	GRL	T005 Pleadings Drafting Amended Complaint	0.42
3/10/2009	GRL	T005 Pleadings Receipt and review of Def's Answer and Aff Defs re Amended Complaint	0.17
3/10/2009	GRL	A015 Opposing Counsel Communication Ltr to Opposing Counsel Communication re conferring on motion to strike affirmative defenses	0.08
3/26/2009	JG	Phon Conf w/ client re new intake situation.	0.12
4/14/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re meeting of counsel	0.08
4/17/2009	GRL	A010 Client Communication Client Mtg re estimate of overtime hours and settlement authority	0.50
4/20/2009		A010 Client Communication	0.08
.,,_,,		Send Ltr to cleints re settlement authority.	
4/21/2009	GRL	A010 Client Communication Client mtg, M. Nance, re authority to settle and estimating hours worked	0.25
4/22/2009	GRL	T025 Evidence Review/Annotation Evidence Review/Annotation for initial estimate of OT hours for clients	0.27
4/22/2009	GRL	A015 Opposing Counsel Communication Mtg w/Opposing Counsel to review claims	0.45
4/28/2009		A010 Client Communication	0.18
- ,, 2 0, 2007	,,	Call clients to set up appts to review time records from ER	
4/29/2009	GRL	A010 Client Communication Initial Client meeting with Ms. Ross, Ms. Brooks and Ms. Holmes re overtime claims	0.58
4/30/2009	- J6	T010 File Management	0.08
		Needles note re review of time sheets.	

	102/5/	Case No. 202957 Client: Mack, Ms. Keri			
	and the latest and th		Time Spent		
<u>Date</u>	<u>Staff</u>	Code/Task/Description	(Hrs)		
5/5/2009	GRL	A010 Client Communication Mtg w/ Client Willette Graham re her claim for unpaid overtime	0.33		
5/5/2009	JG	T010 File Management Draft Fee Agreement, Consent to Join and Adendum to Fee Agreement (auth to settle) GrahamW	0.08		
5/11/2009	JG	A010 Client Communication Phone conf with Keri Mack re status and fee.	9.05		
5/14/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re joint scheduling report	0.05		
5/14/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re scheduling conference for joint scheduling report	0.08		
5/19/2009	GRL	T105 Pretrial Submissions Preparing Joint Pretrial Scheduling Report	0.08		
5/19/2009	GRL	A015 Opposing Counsel Communication Phoneconf w/Opposing Counsel for Rule 26 conference and preparing Joint Pretrial Scheduling Report	0.23		
6/1/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re joint scheduling report revision	0.05		
6/4/2009	GRL	A015 Opposing Counsel Communication Opposing Counsel Communication re final draft of Joint Scheduling Report	0.03		
6/4/2009	GRL	T105 Pretrial Submissions Phone conference with opposing counsel to Review opposing counsel's revisions to Joint Pretrial Scheduling Report and revision to same per phone conference discussion	0.25		
6/16/2009	GRL	T105 Pretrial Submissions Preparing Plaintiffs' Rule 26(a) initial disclosures	0.33		
6/16/2009	IG	T005 Pleadings Revise Initial Disclosures	0.13 -		
6/17/2009	GRL	T025 Evidence Review/Annotation Creating form spreadsheet for hours worked per day, work week and pay period and explaining same to paralegal for data entry	0.17		
-6/ 17/2009	JG	T001 Fact Investigation	1.68		

Time from 1/1/1990 to 7/31/2009

Case No.	202957	Client: Mack, Ms. Keri	
Date	Staff	Code/Task/Description	Time Spent (Hrs)
6/22/2009	JG	A010 Client Communication Phon Conf with potential addition to the case.	0.10
6/23/2009	<u>JG</u>	T005 Pleadings Get another Plaintiff set up in the system, scan docs and finish amending Complaint	0.70
6/24/2009	— JG — —	A005 Case Management File Second Amended Complaint	0.08
6/25/2009	JG	A005 Case Management Drafted and filed Second Amended Cert of Interest and filed.	0:28
		Totals:	18.25

11.37

ROSE & deJONG, S.C. Attorneys at Law 161 South First Street Suite 400 Milwaukee, WI 53204 (414) 274-1400

42010

Keri Mack 759 S. 21st Street Apt. 2 Milwaukee WI 53204 Page: 1

07/28/2009	Office conference with Michelle Nance re depo prep	Hours 0.70
07/29/2009	Willette Graham mtg re deposition preparation	0.60
	Keri Mack meeting (prep for depo)	0.60
	Ken Mack meeting (prep for depo)	0.00
	Receipt, review of email from Atty Goldstein re deposition schedule	0.20
07/30/2009	Phonecon to Attorney Mark Goldstein re deposition schedule and production of documents, message left	020.10
	Preparing for deposition of all plaintiffs, contacting clients to confirm attendance and schedule time for preparation	1.50
	Draft letter to Atty Mark Goldstein re depositions of plaintiffs, timesheets and settlement discussions	0.20
07/31/2009	Meeting w/ Bertise Ross re preparing for deposition	0.80
	Draft letter to Atty Goldstein re offer to retain independent auditor to complete a summary of time worked and pay	0.30
	Phonecon w/ Mark Goldstein. re meeting to discuss settlement and cancelling Monday's depo schedule.	0.20
	Receipt and response to email from Atty Goldstein regarding agreement to meet on 8/3 and modify depo	0.20
	schedule	0.20
	Bertise Ross (414/899-2094) prep for Aug. 5th depo	0.75
	Rosemarie Mitchell prep for Aug 4th depo	0.75
	Case 2:09-cv-00025-JPS Filed 11/22/10 Page 7 of 18	Document 56-4 Page 7

		Hours
	Jacqueline Bullock meeting in preparation for deposition	0.50
08/02/2009	Analyzing timesheets and summary of hours worked each week for Plaintiffs in 1st Amend Compl.	1.10
08/03/2009	Review of timesheets and preparation of confidential summary for settlement purposes	1.30
08/04/2009	Draft email to Atty Goldstein sending Excel spreadsheet of hours worked and discussion of enlargement for reply to motion to dismiss	930°.20
08/05/2009	Phonecon w/ Mark Goldstein re enlargement to respond to motion to dismiss. He agreed with 9/14 and I agreed to put something in the motion stating that we have no objection to his filing the motion out of time.	0.20
	Email correspondence to Court sending Proposed Order on Plaintiff's Motion to Enlarge re Motion to Dismiss 2nd Amended Complaint	0.20
	Preparation and filing of Plaintiffs' motion to enlarge the time to oppose Defendants' motion to dismiss the 2nd Amended Complaint and proposed Order	0.30
08/11/2009	Phonecon w/ Shannette Ward re status. Advised her of the schedule for next meeting and settlement discussion ongoing.	0.20
08/19/2009	Draft email letter to Atty M. Goldstein re scheduled meeting and sending Ross 2008 calendar	9/20 0/0
	Review of and Preparation of client's timesheets for Case Database of documents produced and submitting same for analysis/spreadsheet input to calculate unpaid wages	1.00
	Telephone conference with vendor re preparation of timesheet entries on spreadsheet from Plaintiffs' Timesheets produced by Defendant	0.80
	Sending timesheets to vendor for summary spreadsheet	0.30
	Preparation of spreadsheet for vendor to input timesheet entries	0.50
08/20/2009	Review of Court's order granting enlargement of time to oppose Defendants' motion to dismiss the 2nd amended complaint	926010
08/24/2009	Review of additions to Hours Worked summary, revision to same and incorporating new data to overall spreadsheet	2.00
	Case 2:09-cv-00025-JPS Filed 11/22/10 Page 8 of 18	Document 56-4 Page 8

		Hours
08/25/2009	Revising and further input to Summary of Hours for additional plaintiffs	5.00
08/31/2009	Preparation of Hours Worked Summary based on Timesheets and review of same for corrections/revisions and notation of discrepancies	6.00
09/08/2009	Attending meeting with Mark Goldstein to review updated summary of hours and discuss settlement	1.00
09/14/2009	Draft letter to Atty Goldstein sending motion to enlarge	0.20
	Prepared 2nd motion to enlarge time for plaintiffs to oppose Defendants' motion to dismiss the 2d Amended Complaint, proposed order and filing of same and sending email of proposed order to Court	0.40
09/17/2009	Email correspondence with Atty Goldstein re work week	0.20
09/28/2009	Research re regulations discussion of individual workweeks, 29 CFR 778.104, workweeks standalone	0.20
	Reseach re 29 CFR 778.105. Determining the workweek	0.30
10/14/2009	Email communication request for agreement on enlargement	0.10
10/15/2009	Email correspondence to court with proposed order granting motion to enlarge re-Motion to Dismiss 2nd AC	0.10
	Prepared 3d motion to enlarge time for Plaintiffs to opposed motion to dismiss 2nd AC and proposed Order	240,20
10/28/2009	Prepared Status Update letter to clients	0.20
	Phonecon w/ Crystal Holmes re status and need her R&D Fee Agreement back	0.20
11/04/2009	Prepared revisions to Excel spreadsheet of hours for each plaintiff for import into Access database to modify work week.	0.70
11/08/2009	Legal research re: pleading willfulness under FLSA after Twombly and Iqbal	0.50
11/09/2009	Email correspondence with Atty Goldstien requesting agreed resolution on motion to dismiss 2nd AC, sending research and discussion of pretrial schedule	0.40
	Legal research re: final, regarding pleading standard under Twombly and Iqbal for willful violation of FLSA	970
	Case 2:09-cv-00025-JPS Filed 11/22/10 Page 9 of 18	Document 56-4 Page 9

		Hours
	Email correspondence sending joint motion/stip dismiss class allegations 2nd AC to Atty Goldstein	0.10
	Preparation of Joint Motion and Stipulation to Dismiss Collective Class Allegations of 2nd AC and proposed order	0.60
11/10/2009	Email correspondence to/from Atty Goldstien re revision to motion/stipulation	0.20
	Preparation of revision to motion/stipulation on Defendants' Motion to Dismiss 2nd AC per opposing counsel's request	020-
11/11/2009	Filing Joint Motion and Stipulation to dismiss collective class allegations and mooting Motion to Dismiss 2nd AC	010
	and sending judge proposed order	030
11/23/2009	Revision to unpaid wage summary, adjusting the work week per defendants' claim of a MonSun. work week and analysis of same. The	_5.00
11/24/2009	Letter to all clients updating them with the status of the matter and sending summary of unpaid overtime wages.	. 20
11/27/2009	Email correspondence from and reply to Atty Goldstein regarding draft joint stipulation to enlarge pretrial schedule and review/revision to same	0.40
	Email correspondence with Atty Goldstein regarding further revisions to joint motion to enlarge pretrial schedule	0.30
	Receipt and review of Defs' Answer to 2nd Amended Complaint	030
11/28/2009	sending proposed order re joint motion amend scheduling order	0.20
12/03/2009	Email correspondence to Atty Goldstein sending Summary worksheets and offer to settle	0.20
12/21/2009	Email correspondence with Atty Goldstein re inquiry into settlement status	0.10
	Email correspondence with Atty Goldstein regarding Defendants' need to reply to settlement offer	0.10
01/14/2010	Email correspondence to Atty Goldstein in follow up to request for reply to settlement offers.	0.10
01/19/2010	Telephone conference with Mark Goldstein regarding status of our settlement discussions	0.20

0410710040		Hours
01/27/2010	Email correspondence inquiry to Atty Goldstein into response or proposal on settlement	0.10
02/15/2010	Drafting Plaintiff's Notice Deposition 30(b)(6) to Ark Haven	0.60
	Drafting Plaintiff's 1st RFP to Defendants	0.50
02/17/2010	Office conference with Kerri and Jenean Mack regarding status of claims and preparing affidavits for making a motion for summary judgment.	0.60
03/22/2010	Telephone conference with Atty Goldstein regarding possible deposition dates for Plaintiffs and date for Defendant 30(b)(6)	930° 930°
04/05/2010	Email correspondence w/ opposing counsel regarding depositions	0.20
04/12/2010	Attending Depositions of Keri/Mack/and Michele Nance	2.30
	Preparation for depositions of clients Michele Nance and Keri Mack	0.30
04/13/2010	Preparation of Request for Admission and Interrogatory for each plaintiff regarding summary worksheet of hours.	0.30
04/14/2010	Depositions of plaintiffs and affinance	4.30
04/22/2010	Depositions of Jackie Bullock and Shanette Ward	1.50
05/03/2010	Email correspondence from Atty Goldstien regarding when Defendants will produce the additional documents identified in our deposition of Defendant Ark Haven	0.10
05/04/2010	Email correspondence with Atty Goldstien regarding J. Bailey stipulation	0.20
05/08/2010	Email correspondence with Atty Goldstein regarding stipulation on J. Bailey testimony	0.10
05/10/2010	Email correspondence from Atty Goldstein sending additional personnel documents responsive to request to produce and initial review of same	0.30
05/18/2010	Email correspondence from Atty Goldstein regarding draft statement of J. Bailey on her intent to invoke 5th Amendment at a deposition and review of same	0.30
	Legal Services Rendered	53.00
	and the second	-10.90 42.10
	चुन्तर है। १८ ६४ । संस्थान	42.10

Timekeeper	Date	Description	Time
Gordon Leech	8/30/2010	Telephone call To Mark Goldstein to discuss possible settlement.	0.2
Gordon Leech	8/30/2010	E-mail Correspondence to Mark Goldstein to open settlement discussion	0.1
Gordon Leech	8/30/2010	E-mail Correspondence with ecfmaster@wied.uscourts.gov sending Plaintiff's Notice of Firm Change	9.2 •1
Gordon Leech	8/30/2010	E-mail Correspondence with GoldsteinLaw regarding time to talk after he meets with his client	0.1
Gordon Leech	8/30/2010	E-mail Correspondence with GoldsteinLaw confirming date to discuss settlement	0.1
Gordon Leech	9/8/2010	E-mail Correspondence from M. Goldstein regarding his schedule to speak with his client about settlement	0.1
Gordon Leech	9/16/2010	E-mail Correspondence to Mark Goldstein sending draft interim settlement statement due to the Court	0.1
Gordon Leech	9/16/2010	Drafting Interim Settlement Statement for Court	0.3
Gordon Leech	9/17/2010	Telephone call To Mark Goldstein discussing pretrial tasks and deadlines and potential for settlement	0.2
Gordon Leech	9/21/2010	Revising Interim Settlement Status letter to Court to file under seal.	0.2
Gordon Leech	9/21/2010	E-mail Correspondence to Mark Goldstein sending revised Ltr to Court with Interim Settlement Status	0.1
Gordon Leech	9/21/2010	E-mail Correspondence to Mark Goldstein sending dollar amounts for proposed stipulation for judgment for plaintiffs	0.4
Gordon Leech	9/21/2010	E-mail Correspondence from Atty Goldstein regarding interim settlement statement for court	0.1
Gordon Leech	9/21/2010	E-mail Correspondence in reply to Atty Goldstein regarding proposed stipulated judgment	0.1
Gordon Leech	9/24/2010	Preparing cover ltr to Clerk of Court for filing Interim Settlement Report under seal	0.3

Timekeeper	Date	Description	Time
Gordon Leech	9/24/2010	E-mail Correspondence to Mark Goldstein	0.3
		requesting time to meet and confer re	
		Pretrial Memo and potential settlement	:
Gordon Leech	9/25/2010	E-mail Correspondence to Mark Goldstein	0.1
		sending copies of correspondence to Clerk	İ
	ļ	re Interim Settlement Report	
Gordon Leech	9/28/2010	E-mail Correspondence from Atty Goldstein	0.1
		regarding stipulated judgment	
Gordon Leech	9/28/2010	Telephone call To Mark Goldstein to discuss	0.2
		stipulated judgment	
Gordon Leech	10/5/2010	Research regarding elements of federal	1.0
	! .	judgment for proper form to collect in	,
		Wisconsin Courts	e O
Gordon Leech	10/5/2010	Preparing Stipulation for Judgment	1.0
Gordon Leech	10/5/2010	Preparing Order for Judgment on Stipulation	0.6
		of Parties	
Gordon Leech	10/5/2010	Preparing Judgment based on stipulation of	0.4
		parties	
Gordon Leech	10/5/2010	E-mail Correspondence to Mark Goldstein	0.3
	•	sending proposed stipulation for judgment	
		order granting judgment and judgment for	
		review	
Gordon Leech	10/10/2010	E-mail Correspondence from Mark Goldstein	0.1
		regarding language in stipulation	
Gordon Leech	10/11/2010	E-mail Correspondence in reply to Atty	0.1
	; ! !	Goldstein regarding language of stipultion	
Gordon Leech	10/11/2010	E-mail Correspondence to Atty Goldstein	0.3
		sending summary of law supporting right to	:
		recovery of cost of collection including atty's	
		fees and revised stipulation judgment and	•
		order	
Gordon Leech	10/11/2010	Research gathering authority for position	
		that a prevailing party is entitled to cost of	'Ll
		collecting the judgment including attorney's	0-1
		fees	
Gordon Leech	10/11/2010	Revising proposed stipulation, judgment	0.3
		and order	

Timekeeper	Date	Description	Time
Gordon Leech	10/11/2010	Telephone call To Mark Goldstein to discuss	0.2
		his concerns regarding the proposed	
		stipulation and judgment	i.
Gordon Leech	10/11/2010	Drafting Final Settlement Statement to	0.3
		Court	
Gordon Leech	10/11/2010	E-mail Correspondence to Mark Goldstein	0.1
		(goldstein@mjglegal.com) sending advance	:
		copy of Final Settlement Report to Court	
Gordon Leech	10/12/2010	E-mail Correspondence from Atty Goldstein	0.1
		commenting on draft final settlement report	:
Gordon Leech	10/12/2010	E-mail Correspondence in reply to Atty Mark	0.1
		Goldstein regarding language of Final	i
		Settlement Report to Court	:
Gordon Leech	10/13/2010	Telephone call To Mark Goldstein asking	0.2
		where we are with the language for the final	
		settlement report and the stipulation for	
		judgment	•
Gordon Leech	10/14/2010	Telephone call From Shanette Ward for	0.2
		update on status	i ! !
Gordon Leech	10/14/2010	Telephone call From Mark Goldstein advising	0.2
		of the status of his discussion with his client	ļ
		regarding the stipulation for judgment	
Gordon Leech	10/15/2010	Telephone call To Mark Goldstein asking for	0.2
		an update on language for Final Settlement	!
		Rpt to court language and agreement on	 - -
		stipulated judgment and what we will do	!
		regarding the Pretrial Memo that is due	i
Gordon Leech	10/18/2010	E-mail Correspondence from	0.1
		Andrew_Engel@wied.uscourts.gov sending	
		notice of need to comply with Pretrial	!
		Report and Final Settlement Status Report	
Gordon Leech	10/18/2010	E-mail Correspondence from Attorney Mark	0.1
		Goldstein responding to the Court's inquiry	
		into the status of the action and settlement	
Gordon Leech	10/18/2010	E-mail Correspondence to Mark Goldstein	0.1
		sending copy of sealed filing of Final	!
		Settlement Report	

Timekeeper	Date	Description	Time	
Gordon Leech	10/18/2010	Submitting Final Settlement Status Report to		0.3
	!	Court Under Seal		
Gordon Leech	10/18/2010	Review and download of Docket		0.2
Gordon Leech	10/19/2010	Telephone call To Mark Goldstein inquiring		0.2
	:	into status of stipulation and need to talk		
		about pretrial memo		
Gordon Leech	10/19/2010	E-mail Correspondence to Mark Goldstein		0.1
		inquiring into the status of our stipulation		
		for judgment and urging him to reply		
Gordon Leech	10/19/2010	Telephone call To Mark Goldstein and		0.2
		Andrew Engel to discuss status of case and		
		pretrial deadlines		
Gordon Leech	10/20/2010	E-mail Correspondence with		0.1
		Andrew_Engel@wied.uscourts.gov		
		suggestion of a conference call and the		
		judge's position on the parties'		
	!	documentation of settlement		
Gordon Leech	10/20/2010	E-mail Correspondence with Andrew_Engel		0.1
COIGOII LEECII	,,,	in reply to his suggestion of a conference call		
		and the judge's position on the parties'		
		documentation of settlement		
Gordon Leech	10/20/2010	Research regarding J. Bailey's address and		0.7
		review of the court records regarding her		
		criminal conviction and sentence		
Gordon Leech	10/20/2010	Revising proposed judgment with addresses		9.5
				.3
Gordon Leech	10/20/2010	Research regarding proper names for		03
		Judgment		02
Gordon Leech	10/20/2010	E-mail Correspondence from GoldsteinLaw		0.1
		regarding his schedule for a conference call		
		with the Court		
Gordon Leech	10/20/2010	E-mail Correspondence from		0.1
		ecfmaster@wied.uscourts.gov sending		
		clerks copy of the letter to the court		
Gordon Leech	10/20/2010	Drafting and filing Ltr to Court regarding		0.4
		logistics of draft Stip to Dismiss and timing	•	.3
Gordon Leech	10/20/2010	E-mail Correspondence from		0.1
		Andrew_Engel@wied.uscourts.gov sending		
		time for telephone conference of the parties		
	:			

Timekeeper	Date	Description	Time
Gordon Leech	ordon Leech 10/20/2010 E-mail Correspondence from ecfmaster@wied.uscourts.gov sending notice of filing the sealed Final Settlement		0.1
		Report	1
Gordon Leech	10/20/2010	E-mail Correspondence from GoldsteinLaw suggesting time for conference call	0.1
Gordon Leech	10/20/2010	E-mail Correspondence to GoldsteinLaw and Court's clerk	0.1
Gordon Leech	10/22/2010	E-mail Correspondence from Feiss David re name change of Jurlean Bailey	0.1
Gordon Leech	10/24/2010	E-mail Correspondence from GoldsteinLaw notifying me of receipt of his client's signed authorization to enter into the stipulation	0.1
Gordon Leech	10/25/2010	Telephone call From Mark Goldstein	הפ
		discussing entry of the stipulation and the letter to the court regarding same	•1
Gordon Leech	10/25/2010	E-mail Correspondence from	0.1
		ecfmaster@wied.uscourts.gov sending court copy of my letter to the Court of filing the stipulation of judgment	
Gordon Leech	10/25/2010	Preparing and filing of letter to the Court giving notice of filing the Stipulation for Judgment proposed Order on Stipulation and proposed Judgment	0.2
Gordon Leech	10/25/2010	Final revision to and filing of Stipulation for	9.4
		Judgment proposed Order on Stipulation and proposed Judgment	,3
Gordon Leech	10/25/2010	E-mail Correspondence to J. P. Stadtmueller sending the proposed order on the parties' stipulation for entry of judgment in the proposed judgment	0.1
Gordon Leech	10/25/2010	E-mail Correspondence from court sending Document No. 51 stipulation for judgment and related papers	0.1
Gordon Leech	10/26/2010	E-mail Correspondence from ecfmaster@wied.uscourts.gov advising of re-	0.2
	!	filing by Clerk of Document 52	

Timekeeper	Date	Description	Time
Gordon Leech	10/26/2010	E-mail Correspondence from	0.1
		Nancy_Monzingo@wied.uscourts.gov	1
	i	requesting orders in different format	1
ordon Leech	10/26/2010	E-mail Correspondence with	0.2
		StadtmuellerPO@wied.uscourts.gov	
		resending order in Word format compatible	
Gordon Leech	11/8/2010	E-mail Correspondence from	oa
		ecfmaster@wied.uscourts.gov sending	2
	i	Order granting Judgment for Plaintiffs	•
		download and review of same	
Gordon Leech	11/8/2010	E-mail Correspondence from	0.1
	•	ecfmaster@wied.uscourts.gov sending	
	1	Judgment for Plaintiffs download and	:
	i :	review of same	
Gordon Leech	11/10/2010	E-mail Correspondence from Atty Goldstein	0.1
		regarding representation of Ark Haven by	1
		Atty Stein	:
Gordon Leech	11/15/2010	E-mail Correspondence to Atty Goldstein	0.1
		regarding request for a stipulation on fees	
		for award of fees	•
Gordon Leech	11/16/2010	E-mail Correspondence from Atty Goldstein	0.1
		regarding stipulation on attorney fees	
Gordon Leech	11/17/2010	Telephone call To Mark Goldstein, msg left,	0.1
	,,,	advising him of fees and costs to date for	
		motion for fees	
Gordon Leech	11/17/2010	E-mail Correspondence with Mark Goldstein	0.1
	,,	re any stipulation on fees	
Gordon Leech	11/17/2010	E-mail Correspondence from GoldsteinLaw	0.1
		regarding stipulation on fees	
Gordon Leech	11/18/2010	E-mail Correspondence to GoldsteinLaw in	0.1
	,,	reply to his comment on a stipulation for	
		fees	; ;
Gordon Leech	11/18/2010	E-mail Correspondence from Jennifer	0.1
23.40!! ECCO!!	12, 13, 2010	Gramling sending SKS costs to date	
Gordon Leech	11/18/2010	E-mail Correspondence to GoldsteinLaw	0.1
JUIGOII EUGUII	11, 10, 2010	requesting a time to discuss my fee motion	
	!	. Equesting a time to discuss my ree motion	
Gordon Leech	11/18/2010	Telephone call with Mark Goldstein	97
	,,,	discussing any possible stipulation on fees in	1
		terms of hourly rate or number of hours	<i>p 1</i>

Timekeeper	Date	Description	Time
Total	· · · · · · · · · · · · · · · · · · ·		16.9

-2.0 14.9